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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/174,461	10/19/1998	KATSUMI IIJIMA	35.C13021	5700
5514 7:	590 09/08/2005		EXAM	INER
FITZPATRICK CELLA HARPER & SCINTO			LEE, RICHARD J	
30 ROCKEFEI	LLER PLAZA		ADTIBUT	DADED AUDIDO
NEW YORK,	NY 10112		ART UNIT	PAPER NUMBER
			2613	

DATE MAILED: 09/08/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
Office Action Summary		09/174,461	IIJIMA ET AL.				
		Examiner	Art Unit				
		Richard Lee	2613				
	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
WHIC - Exter after - If NO - Failu Any i	ORTENED STATUTORY PERIOD FOR REF CHEVER IS LONGER, FROM THE MAILING insions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. It period for reply is specified above, the maximum statutory perior to reply within the set or extended period for reply will, by state reply received by the Office later than three months after the material part of the material part of the set of	DATE OF THIS COMMUNICATIO 1.136(a). In no event, however, may a reply be ti- ad will apply and will expire SIX (6) MONTHS from tite, cause the application to become ABANDONE	N. mely filed n the mailing date of this communication. ED (35 U.S.C. § 133).				
Status							
1)	Responsive to communication(s) filed on <u>25</u>	Julv 2005.					
•		nis action is non-final.					
3)	· · · · · · · · · · · · · · · · · · ·						
	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Dispositi	ion of Claims						
4)⊠	4)⊠ Claim(s) <u>1-7 and 25-31</u> is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)	5) Claim(s) is/are allowed.						
6)⊠	Claim(s) <u>1-7, 25-31</u> is/are rejected.						
7)	Claim(s) is/are objected to.						
8)[Claim(s) are subject to restriction and	or election requirement.					
Applicati	on Papers						
9)	The specification is objected to by the Exami	ner.					
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.							
	Applicant may not request that any objection to the	ne drawing(s) be held in abeyance. Se	e 37 CFR 1.85(a).				
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority u	ınder 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 							
	3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.							
A 44 = .	4.						
Attachment 1) ☐ Notice	i(s) e of References Cited (PTO-892)	4) 🔲 Interview Summary	((PT∩_413)				
2) 🔲 Notice	e of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail D	ate				
	nation Disclosure Statement(s) (PTO-1449 or PTO/SB/0 · No(s)/Mail Date	8) 5)	Patent Application (PTO-152)				

Application/Control Number: 09/174,461 Page 2

Art Unit: 2613

1. The request filed on July 25, 2005 for a Request for Continued Examination (RCE) is acceptable and a RCE has been established. An action on the RCE follows.

- 2. Applicants' arguments from the amendment filed June 30, 2005 have been noted, considered, and addressed in the following new grounds of rejections.
- 3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 4. Claims 1-7 and 25-31 are rejected under 35 U.S.C. 102(e) as being anticipated by Moreton et al of record (5,835,133).

Moreton et al discloses an optical system for single camera stereo video as shown in Figures 2A, 3-5, 8A-8C, and the same camera and method for image pickup by a camera as claimed in claims 1-7 and 25-31, comprising the same plurality of image pickup means (90 of Figure 2A, the optical paths of receiving left/right images) for picking up a plurality of images of an object, respectively; display means (330 of Figures 8A-8C) for displaying images picked up by the plurality of image pickup means; recording means (see column 3, line 14, column 6, lines 59-62, column 11, lines 31-49, column 12, lines 21-57) for recording the images picked up by the plurality of image pickup means on a recording medium; memory means (720 of Figure 8C, see column 12, lines 58-67) arranged both as a buffer of the display means and as a buffer of the recording means (i.e., memory means 720 of Figure 8C acts as a buffer of the recording means derived from 705 for generating stereo recorded video (see column 3, line 14, column 6, lines

Art Unit: 2613

59-62, column 11, lines 31-49, column 12, lines 21-57), thereby generating a recording signal from the images picked up by the plurality of image pickup means) so that the display means displays an image previously read out from the memory means (i.e., a sequence of images are provided to memories 300, 310 and 720 from video supplies 100, 200, 705 so that the images (previously read out images from the memory) in memory n is the displayed while new images are stored in memory m, see column 11, lines 32-49, column 12, lines 58-67) when the recording means records the images on the recording medium (i.e., the images as provided by 100, 200 of Figures 8A and 8B, respectively, and the images as provided by 705 of Figure 8C are recorded video from a recording medium, see column 6, lines 59-62, column 12, lines 40-44); wherein when a plurality of the memory means are used for displaying an image picked up by the plurality of image pickup means, some of the plurality of memory means are used for a write operation and the others of the plurality of memory means are used for a read operation by switching between the write and read operations, whereby the plurality of memory means are used as a double buffer, and wherein when a plurality of the memory means are used for recording an image picked up by the plurality of image pickup means, all of the plurality of memory means are used for write operation in order to record each image picked up by the plurality of image pickup means, and after the write operation is completed, all of the plurality of memory means are used for read operation (i.e., as provided by 720 of Figure 8C, see column 12, lines 58-67); wherein the image is written in the double buffer in normal form and the image is read out from the double buffer in inverted form, wherein the image is written in the double buffer in inverted form and the image is read out from the double buffer in normal form, wherein the image is recorded in normal form when all of the plurality of memory means are used for

Art Unit: 2613

write operation, and the image is read out in inverted form from all of the plurality of memory means after the recording is completed, wherein the image is recorded in inverted form when all of the plurality of memory means are used for write operation, and the image is read out in normal form from all of the plurality of memory means after the recording is completed (i.e., in Moreton et al, inverted read/write operation is dependent upon whether reflector pairs 30a, 30b of Figures 3-5 are used. Without the reflector pairs, images are read in inverted form (inherent). With the reflector pairs, images are read in normal fashion since the images are inverted by the reflector pairs. Writing in inverted or normal fashion is directly dependent on whether images are read in inverted or normal fashion.).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Richard Lee whose telephone number is (571) 272-7333. The Examiner can normally be reached on Monday to Friday from 8:00 a.m. to 5:30 p.m, with alternate Fridays off.

Richard Lee/rl